1	PAUL L. REIN, Esq. (SBN 43053) CELIA MCGUINNESS, Esq. (SBN 159420) CATHERINE CABALO (SBN 248198) LAW OFFICES OF PAUL L. REIN		
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4	Telephone: 510/832-5001 Facsimile: 510/832-4787		
5	Facsimile: 510/832-4/8/		
6	Attorneys for Plaintiff ZACHARY WOODFORD		
7	Zhemin woodi ond		
8	* Defendants and their respective counsel listed after the caption.		
9			
10	UNITED STATES DISTRICT COURT		
11	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
12			
13	ZACHARY WOODFORD,	Case No. 14-03531 BLF	
14		Civil Rights	
15	Plaintiff,	STIPULATION AND PROPOSED ORDER OF DISMISSAL WITH	
16		PREJUDICE PURSUANT TO FED. R CIV. P. 41(a)(1)(A)(ii)	
17	V.		
18	C. STAGNARO FISHING		
19	CORPORATION dba GILDA'S RESTAURANT; CITY OF SANTA		
20	CRUZ; and DOES 1-10, Inclusive,		
21	Defendants.		
22	GEORGE J. KOVACEVICH, ESQ. (SBN	J 48125)	
23	GEORGE J. KOVACEVICH, ESQ. (SBN CATHERINE M. BRONSON, ESQ. (SBN ATCHISON, BARISONE, CONDOTTI &	N 267527) & KOVACEVICH	
24	A Professional Corporation PO BOX 481		
25	Santa Cruz, CA 95061-0481		
26	Telephone: (831) 423-8383 Facsimile: (831) 576-2269 Email: gkovacevich@abc-law.com		
27	Attorneys for Defendant		
28	CITY OF SANTA CRUZ		

1 2	ROBERT E. BOSSO, ESQ. (State Bar No. 036641) BOSSO WILLIAMS A Professional Corporation 133 Mission Street, Suite 280 P.O. Box 1822 Santa Cruz, California 95061-1822 Telephone: (831) 426-8484			
3				
4				
5	Facsimile: (831) 423-2839 rbosso@bossowilliams.com			
6	Attorneys for Defendant C.STAGNARO FISHING CORPORATION			
7	dba GILDA'S RESTAURANT			
8				
9	TO THE CLERK OF THE ABOVE ENTITLED COURT AND TO ALL			
10	PARTIES AND TO THEIR RESPECTIVE ATTORNEYS OF RECORD:			
11	Pursuant to Fed. R. Civ. P. 41(a)(1)(A)(ii), Plaintiff ZACHARY WOODFORD			
12	("Plaintiff") and Defendants C. STAGNARO FISHING CORPORATION dba			
13	GILDA'S RESTAURANT and CITY OF SANTA CRUZ ("Defendants"), by and			
14	through their respective counsel of record, hereby STIPULATE that Plaintiff's action			
15	against Defendants be dismissed with prejudice. This Stipulation of Dismissal with			
16	prejudice is made pursuant to the terms and conditions of a Consent Decree and			
17	Order as to Injunctive Relief Only (Docket No. 22), which resolves Plaintiff's claims			
18	for injunctive relief and provides for this Court's continued jurisdiction for			
19	enforcement purposes, and a separate Settlement Agreement and General Release,			
20	which resolves, damages, attorney fees, litigation expenses, and costs.			
21	IT IS SO STIPULATED.			
22				
23	Date: April 29, 2015 LAW OFFICE OF PAUL L. REIN			
24				
25	By: /s/ Catherine Cabalo			
26	By: <u>/s/ Catherine Cabalo</u> CATHERINE CABALO, ESQ. Attorneys for Plaintiff ZACHARY WOODFORD			
27	ZACHARY WOODFORD			
28				

1	Date: April 29, 2015	ATCHISON, BARISONE, CONDOTTI & KOVACEVICH
2		
3		/s/ George Kovacevich
4		By: GEORGE KOVACEVICH, ESQ.
5		Attorneys for Defendant C.STAGNARO FISHING CORPORATION dba GILDA'S RESTAURANT
6		
7	D	
8	Date: April 29, 2015	BOSSO WILLIAMS
9		
10		/s/ Robert Bosso
11		By: ROBERT BOSSO, ESQ. Attorneys for Defendant
12		SAN ANTONIO PARTNERS, LLC
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1	ORDER	
2	Pursuant to stipulation, and for good cause shown, IT IS SO ORDERED.	
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4	IT IS SO ORDERED.	
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6	no la Constantina	
7	Dated: OF JAHE, 2015 Dated: OF JAHE Delivery De	
8	United States District Judge	
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FILER'S ATTESTATION Pursuant to Local Rule 5-1, I hereby attest that on April 29, 2015, I, Catherine Cabalo, received the concurrences of George Kovacevich and Robert Bosso in the filing of this document. /s/ Catherine Cabalo Catherine Cabalo, Esq.